

PAUL FISHMAN

United States Attorney

ANTHONY LABRUNA

Assistant United States Attorney

970 Broad Street, Suite 700

Newark, NJ 07102

Tel. 973-645-2926

Fax. 973-297-2010

email: anthony.labruna@usdoj.gov

TONY WEST

Assistant Attorney General

JOYCE R. BRANDA

MICHAEL GRANSTON

DANIEL SPIRO

ALLISON CENDALI

JENNIFER CHORPENING

U.S. Department of Justice

P.O. Box 261

Ben Franklin Station

Washington, D.C. 20044

Tel.: 202-616-3898

Fax.: 202-305-4117

E-mail: daniel.spiro@usdoj.gov

***UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY***

UNITED STATES OF AMERICA, *ex*
rel. JAMES MONAHAN,

Plaintiff(s),

v.

BESLER & COMPANY, *et al.*

Defendants.

Hon. Joseph A. Greenaway, Jr.

Civil Action No. 02-5702 (JAG)

UNITED STATES OF AMERICA, *ex*
rel. PETER SALVATORI, *et al.*

Plaintiff(s),

v.

TENET HEALTHCARE CORP., *et al.*

Defendants.

Civil Action No. 08-1265 (JAG)

**NOTICE OF SETTLEMENT OF CLAIMS AGAINST DEFENDANT
ROBERT WOOD JOHNSON UNIVERSITY HOSPITAL-HAMILTON
AND NOTICE TO COURT OF REMAINING PENDING CLAIMS**

Plaintiff United States of America (United States) advises the Court as follows:

1. On March 19, 2010, the United States, Relators Peter Salvatori and Sara Iveson (the Salvatori Relators), Relator James Monahan (Relator Monahan), and Defendant Robert Wood Johnson University Hospital Hamilton (RWJ), entered into a settlement agreement which resolves all claims asserted against RWJ in the above-captioned consolidated cases, *except* the claims by the Salvatori Relators and Relator Monahan (collectively, the Relators) against RWJ for payment of expenses, attorneys' fees, and costs pursuant to the False Claims Act, 31 U.S.C. § 3730(d)(1).

2. Pursuant to the settlement agreement, a Stipulation of Dismissal will be filed with this Court within thirty days of the effective date of the settlement agreement.

3. At the time of the filing of this Notice, the remaining claims pending in the above-captioned matters are:

(a) the Relators' claims against RWJ for expenses, attorneys' fees, and costs pursuant to 31 U.S.C. § 3730(d)(1); and

(b) the United States' claims against Defendant Barnert Hospital (Barnert), which have been stayed. The United States hopes to resolve its claims

against Barnert as soon as the assets available to Barnert's creditors become clarified in its bankruptcy proceeding.

Respectfully submitted,

TONY WEST
Assistant Attorney General

PAUL FISHMAN
United States Attorney
District of New Jersey

/s/ Allison Cendali
Anthony Labruna
Assistant United States Attorney

Joyce R. Branda
Michael Granston
Daniel Spiro
Allison Cendali
Jennifer Chorpening
U.S. Department of Justice
Civil Division

Attorneys for the United States

DATED: March 19, 2010